United States Bankruptcy Court Eastern District of Wisconsin

In re	Mark ar	nd Cheryl Henke		Case No.					
III IC			Debtor(s)	Chapter	_13				
		C	CHAPTER 13 PLAN		· .				
			NOTICES						
Donk	NOTICE TO DEBTORS: This plan is the model plan as it appears in the Appendix to the Local Rules of the Bankruptcy Court for the Eastern District of Wisconsin on the date this plan is filed. THIS FORM PLAN MAY NOT BE ALTERED IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISIONS IN SECTION 10.								
V	A check	in this box indicates that the plar	n contains special provisions s	set out in S	Section 10 below.				
and d an ob less ti	iscuss it w jection wil han the fu	EDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN. You should read this Plan carefully ith your attorney. If you oppose any provision of this plan you must file a written objection. The time to file be in a separate notice. Confirmation of this Plan by the Court may modify your rights. You may receive I amount of your claim and/or a lesser interest rate on your claim.							
You r subje	nust file a	a proof of claim in order to be pa availability of funds.	id under this Plan. Payments	distributed	d by the Trustee are				
	THE PLAN								
Debto	Debtor or Debtors (hereinafter "Debtor") propose this Chapter 13 Plan:								
		n of Income.							
	☐ Debtor's annual income is above the median for the State of Wisconsin. ☑ Debtor's annual income is below the median for the State of Wisconsin.								
	(A). [(herein	Debtor submits all or such portion o after "Trustee") as is necessary fo	f future earnings or other future i r the execution of this Plan.	income to t	he Chapter 13 Trustee				
	(B).	Tax Refunds (Check One):							
	during	otor is required to turn over to the T the term of the plan. otor will retain any net federal and s							
D-4.	00 per	ayments and Length of Plan. De (check one) ☐ month ☐ week ☑ om (check one) ☑ Debtor ☐ Joint plan may be less if all allowed claim	every two weeks semi-month Debtor or by Direct Payment	t(s) for the	period of 59 months. The				
☐ lf	checked,	plan payment adjusts as indicated	in the special provisions located	at Section	10 below.				

elief. Credito onfirmation.	rs may file a proof of claim in a different amou		
	ollowing applies in this Plan:		
CHEC	K A BOX FOR EACH CATEGORY TO INDIC	CATE WHETHER THE PL	AN OR THE PROOF OF CLAIM
CONT	ROLS.	Plan Controls	Proof of Claim Controls
A.	Amount of Debt		
л. В.	Amount of Arrearage		☑
С.	Replacement Value - Collateral	<u> </u>	
D.	Interest Rate - Secured Claims		
EAUI	JRE TO CHECK A BOX UNDER A CATEGO PROOF OF CLAIM WILL CONTROL FOR	RY IN THIS SECTION WI	ILL MEAN THAT A PROPERLY SUB-PARAGRAPH OF THE PLAN.
l. Administ set forth belov	rative Claims. Trustee will pay in full allowed	administrative claims and has agreed to a different	l expenses pursuant to 507(a)(2) as treatment of its claim.
(A). Unite	Trustee's Fees. Trustee shall receive a fee of d States Trustee, not to exceed 10% of funds	for each disbursement, the received for distribution.	e percentage of which is fixed by the
amou plan.	Debtor's Attorney's Fees. The total attorned into of \$0 was paid prior to the filing of the Pursuant to 507(a)(2) and 1326(b)(1), any tany balance of Debtor's Attorney's Fees.	he case. The balance of $\mathfrak D$	5.500 will be paid infough the
	Total Ac	lministrative Claims: <u>\$5</u>	,801
		Iministrative Claims: <u>\$5</u>	,801
5. Priority (Iministrative Claims: <u>\$5</u>	,801
5. Priority ((A).		Iministrative Claims: <u>\$5</u>	,801
_	Claims.	nticipated DSO arrearage o	
_	Domestic Support Obligations (DSO). If checked, Debtor does not have any ar assigned, owed or recoverable by a governmental unit. Unless 507(a)(1) will be paid in full pursuant to 11 U	nticipated DSO arrearage on nental unit. arrearage claims or DSO otherwise specified in this I.S.C. 1322(a)(2). A DSO	claims or DSO arrearage claims arrearage claims assigned, owed or s Plan, priority claims under 11 U.S.C.
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(a) DSO Cre	Domestic Support Obligations (DSO). If checked, Debtor does not have any ar assigned, owed or recoverable by a governmental unit. Unless 507(a)(1) will be paid in full pursuant to 11 Umight not be paid in full. 11 U.S.C. 507(a)(1) ditor Name and Address	nticipated DSO arrearage of nental unit. arrearage claims or DSO otherwise specified in this I.S.C. 1322(a)(2). A DSO)(B) and 1322(a)(2). (b) Estimated Arrearag	claims or DSO arrearage claims arrearage claims assigned, owed or selan, priority claims under 11 U.S.C. assigned to a governmental unit The Claim (c) Total Paid Through Plan So Paid in full through the plan. (b) Estimated claim
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payment of the	ne underlying del he effective date	er of a secured claim shall bt determined under non-b of the plan, of property to ount of the claim.	ankruntev law	or discn	arde und	ier Secuoii is	ZO. HIE	
(A).	Claims Secured by Personal Property.							
	If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B).							
If checked, The Debtor has claims secured by personal property which debtor intends to retain. (i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):							orotection (ii) below.	
	(a) Creditor		(b) Collateral		(c) i		ate protection ment amount	
American Cre	dit Acceptance	2012 Nissan	Sentra			\$75		
		Total month protection p	ly adequate avments:			\$75		
(a)	(a). Secured [a] If checker Skip to (b). [a] If checker Claims listed vehicle; (2) we was the debt was	nation payments. Post-configured y shall be paid as set forth in a configure of the Debtor has no secured of the Debtor has secured which debt was incurred with the personal use of the debt incurred within 1 year of filling ment in column (f).	Debt Required. d claims which red f debts (1) secuin 910 days of for OR if the co	require full pred by a pilling the bollateral f	ull payme payment of the courchase to the delivery the delivery the delivery to the delivery to the delivery	of the underlying money security petition; and ot is any other ation the Trust	lying debt. ng debt. y interest in a (3) which thing of value,	
			Purchase Date	Amount		Payment	Through Plan	
American Cr	edit Acceptance	2012 Nissan Sentra	01/03/2014		5.25		\$16,623	
TOTALO				\$14,623			\$16,623	
TOTALS				+,		<u> </u>		

	\ , 	Jams - Replacein						
	(B).	, the Debtor has no						
	If checked, amount of the	, the Debtor has sed debt or the replaced	cured clai ment valu	ms which ma e assigned to	ay be reduced to re the property is in	eplaceme	a).	
(a) Ci	reditor	(b) Collatera		(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)	ly Total Pai
						<u> </u>		
						<u> </u>		
						T		
TOTALS	-						 	\$0
(a) Creditor Seterus Inc	i) If checked retain. Skip to vertain. S	d, the Debtor has clapetition mortgage partition. These regulated in the loan document month thereafter	aims secupayments ar monthly ments, and the control of the control	any claims se ured by Real directly to ea ly mortgage p e due beginn his Plan prov erty description ma Vista, Jack	Property that debtach mortgage cred by mortgage cred by sides otherwise. On Son, WI 53037	erty that th	s to retain use payments of the case is	n. Debtor will ents or down as if iled and
(a) Creditor	Illuicated in Co	(b) Property			(c) Estimate Arrearag Clair	e N	/lonthly	(e) Estimated Total Paid Through Plan
Seterus Inc		4260 Magna Vis	sta, Jackso	n WI 53037	\$6,500	11	.,,	\$6,500
			·					
TOTALS					\$6,500			\$6,500
(C).	Surrender of Co	aid Through the P Ilateral. This Plan s y secured claim file heir secured claim t	shall serv	e as notice to	o creditor(s) of Del	erai is surr	enaerea :	ender the at or before
(a) Creditor					ral to be surrender			
				<u> </u>				
	·							

(-) Creditor		(b) Coll	ateral to be surrendered						
(a) Creditor									
7. Unsecure	i								
\$23,005	After all other classes	the total of general unsecured debs have been paid, Trustee will pay to the \$287 or 0 % whichever	o the creditors with allowed g	paragraph (b) below is general unsecured					
	ns a pro rata share of not less than $\frac{$287}{}$ or $\frac{0}{}$ %, whichever is greater.								
(B).	Special classes of u	Special classes of unsecured claims:							
	Total Unsecured Claims to Be Paid Through the Plan: \$287								
8. Exec	utory Contracts and	d Unexpired Leases.							
		Debtor does not have any executor							
	If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.								
(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment					
			Totals:	\$0					
All other executory contracts and unexpired leases are rejected upon confirmation of the plan. 9. Property of the Estate. Property of the estate shall revest in Debtor (Check one): Upon Confirmation; or Upon Discharge 10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan.									
equally betwee 2. For claims provided in S through the p Section 6(A)	subject to Section 6(A subject to Section 6(A section 6(A)(ii)(b) according until the secured value (ii)(b), has been paid in ith a secured value of \$\frac{1}{2}\$	ds shall be paid to Debtor's attorneys faims in Section 6(A) of this plan and D (ii)(b): Secured Claims Subject to Valording to 11 U.S.C. §506(a). Each of the alue or the amount of the claim, which in full. Any remaining portion of the all 60 shall be treated as a general unsecurall be paid until all allowed claims in F	lebtor's attorneys fees until paid luation Under § 506. The collate e secured claims in this section, ever is less, plus simple interest towed claim shall be treated as a ed claim.	in full. Eral shall be valued as if allowed, shall be paid in the amount listed in general unsecured claim.					

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date 11 ZIII Signature	Much	Sa	Henh	2
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Attorney

State Bar No.

Firm Name

Firm Address

55 E. Monroe #3400 Chicago, IL 60603

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312.332.1800 1.877.247.1960 wal@geracilaw.com

Chapter 13 Model Plan - as of January 20, 2011